

**UNITED STATES DISTRICT COURT
MIDDLE DISTRICT OF PENNSYLVANIA**

JOHN R. WALSH, III

Plaintiff

v.

ANDY WALLACE, ESQ.,

Defendant

:

:

:

:

:

CIVIL ACTION NO. 3:17-0952

(D.J. Mannion)

(M.J. Carlson)

ORDER

Based on the report of Judge Carlson, (Doc. [7](#)), to which no objections have been filed, **IT IS HEREBY ORDERED THAT** the report is **ADOPTED IN ITS ENTIRETY**.¹ Plaintiff's complaint, (Doc. [1](#)), is **DISMISSED WITH PREJUDICE**. See [Roy v. Supreme Court of U.S., 484 F.App'x 700, 700 \(3d Cir. 2012\)](#) (dismissal under Rule 8 is justified if the complaint is not comprehensible). Leave to amend is **DENIED** based on futility. The Clerk is directed to close the case.

s/ Malachy E. Mannion
MALACHY E. MANNION
United States District Judge

Date: July 6, 2017

O:\Mannion\shared\ORDERS - DJ\CIVIL ORDERS\2017 ORDERS\17-0952-01.wpd

¹As Judge Carlson explains, Walsh's complaint fails to comply with Fed.R.Civ.P. 8 and it fails to state a cognizable claim. The court has also reviewed Walsh's two documents filed after Judge Carlson's report titled "Obstruction of Justice", (Doc. [10](#), Doc. [11](#)), and does not find them to be objections to the report.